

NVB 3001 (Effective 1/21)

UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF NEVADA		PROOF OF INTEREST	
Name of Debtor: META MATERIALS, INC	Case Number: 24-50792	AM RECEIVED AND FILED DEC 17 2024 U.S. BANKRUPTCY COURT MARYA SCHOTT, CLERK	
1. Name and address of holder of the Equity Interest (the person or entity holding an Equity Interest in the Debtor. Referred to hereinafter as the "Interest holder"): TRAVIS Gephart 13903 E 300TH Ave Mason, IL 62443	<input type="checkbox"/> Check box if you are aware that anyone else has filed a proof of interest relating to your interest. Attach copy of statement giving particulars. <input checked="" type="checkbox"/> Check box if you have never received any notices from the bankruptcy court or the Debtors in this case. <input type="checkbox"/> Check box if this address differs from the address on the envelope sent to you by the Debtors.		
Telephone Number: 217-821-8125	J.S. BANKRUPTCY COURT MARYA SCHOTT, CLERK		
<p>NOTE: This form SHOULD NOT be used to make a claim against the Debtor for money owed. A separate Proof of Claim form should be used for that purpose. This form should only be used to assert an Equity Interest in the Debtor. An Equity Interest is any right arising from any capital stock and any equity security in any of the Debtor. An equity security is defined in the Bankruptcy Code as (a) a share in a corporation whether or not transferable or denominated stock or similar security, (b) interest of a limited partner in a limited partnership, or (c) warrant or right other than a right to convert, to purchase, sell, or subscribe to a share, security, or interest of a kind specified in subsection (a) or (b) herein.</p>			
Account or other number by which Interest holder identifies Debtor: 642942023	Check here if this claim: <input type="checkbox"/> replaces a previously filed Proof of Interest dated: _____ <input type="checkbox"/> amends a previously filed Proof of Interest dated: _____		
2. Name and Address of any person or entity that is the record holder for the Equity Interest asserted in this Proof of Interest: TRAVIS Gephart 85 Willow Rd, Menlo Park, CA 94025	3. Date Equity Interest was acquired: Between 06/30/2021 - 11/03/2023 Summary Attached		
Telephone Number: 1-650-761-7789			
4. Total amount of member interest: 373 Shares Post Reverse Split	5. Certificate number(s): See Summary		
6. Type of Equity Interest: Please indicate the type of Equity Interest you hold: <input checked="" type="checkbox"/> Check this box if your Equity Interest is based on an actual member interest held in the Debtor. <input type="checkbox"/> Check this box if your Equity Interest is based on anything else and describe that interest: Description: INVESTOR			
7. Supporting Documents: Attach copies of supporting documents, such as stock certificates, option agreements, warrants, etc. DO NOT SEND ORIGINAL DOCUMENTS. If the documents are not available, explain. If the documents are voluminous, attach a summary.			
8. Date-Stamped Copy: To receive an acknowledgement of the filing of your Proof of Interest, enclose a stamped, self-addressed envelope and copy of this Proof of Interest.			
9. Signature: Check the appropriate box. <input checked="" type="checkbox"/> I am the creditor. <input type="checkbox"/> I am the creditor's authorized agent. (<i>Attach copy of power of attorney, if any.</i>) <input type="checkbox"/> I am the trustee, or the debtor, or their authorized agent. (<i>See Bankruptcy Rule 3004.</i>) <input type="checkbox"/> I am a guarantor, surety, endorser, or other codebtor. (<i>See Bankruptcy Rule 3005.</i>)			
I declare under penalty of perjury that the information provided in this claim is true and correct to the best of my knowledge, information, and reasonable belief. Print Name: Travis Gephart Title: Company: Address and telephone number (if different from notice address above): _____ _____			
(Signature)		12-15-24 (Date)	
Telephone number: 217-821-8125 email: Travis.Gephart@J1Ventures.com			

Penalty for presenting fraudulent claim is a fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 AND 3571



85 Willow Rd, Menlo Park, CA 94025
help@robinhood.com

08/15/2024
TRAVIS GEPHART Account #:642942023
13903 East 300th Avenue, Mason, IL 62443

Transaction Confirmation

Thank you for letting Robinhood Securities, LLC ("RHS") serve you through Robinhood Financial, LLC ("RHF").

1. Amounts due for securities transactions must be received on or before the settlement date shown.

2. All orders are received and executed subject to the applicable rules, regulations and customs of the SEC, FINRA, and the exchange or market where the order is entered, the provisions of the Securities Exchange Act of 1934.

3. Failure of customer to notify RHS in writing within five days of the receipt of this document of any concerns constitutes an acceptance of the transaction.

4. For purchase transactions in a margin account, it is agreed that sufficient cash or acceptable collateral will be deposited on or before the settlement date, or at such earlier time that payment may be demanded to satisfy applicable margin requirements.

5. Securities purchased and securities pledged as margin are or may be hypothecated for the sum due thereon or for a greater sum, under circumstances which permit commingling thereof with securities of other customers, all without further notice to the customer.

6. If shares loaned for a short sale are no longer available, RHS reserves the right to decide, by random selection, which positions will be subject to a buy-in.

7. Upon written request and where available, further details of items herein will be provided including: the execution date and time, the counterparty when acting as agent, the detailed breakdown of transaction fees (including regulatory trading fees), and the remuneration details, if any, to RHS, or RHF for directing orders to select market participants and details of provisions that may cause a call or prepayment.

8. All transactions on this confirmation are presumed to be unsolicited unless noted otherwise.

9. Any Good Till Canceled (GTC) orders may expire or be terminated by RHS or RHF in their ordinary course of business after the order has remained open for a reasonable period of time. Please contact RHF for more specific details. Until such expiration or cancellation, or cancellation by the customer, all open orders are considered good. When entering a substitute order, the responsibility for cancelling the original order rests upon the customer. Therefore, if a customer fails to cancel an existing order, transactions resulting from the execution of both the original and new order(s) will be entered into the customer's account.

10. The responsibility to cancel an open order resides with the customer. Any transactions which result from the execution of any order which the customer has not instructed RHF/RHS to cancel will be entered into the customer's account.

11. The default Cost Basis Election or tax relief method used by RHS for tax preparing is First-In-First-Out (FIFO) for Equities. Please contact RHF if you wish to change the default tax-relief method for your account or specify different tax lots for liquidation.

12. Backup Withholding - if you have not provided us with your correct social security number/tax id number, under federal law, you may be subject to a \$50 penalty as well as backup withholding on certain payments.

13. RHS receives remuneration for directing orders to particular broker-dealers or market centers for execution. Such remuneration is considered compensation to the firm. The source and nature in connection with your transactions are available upon written request. RHF, when clearing for order flow for certain transactions, Details are available upon written request.

14. If you request the sale of a non-marketable or worthless security, RHF will be the buyer to the transaction in the event a market cannot be located. In such a sale, you are deemed the security worthless and RHF thereby makes no representation regarding the present or future value of these securities. The transaction is irreversible and you will have no further claim to the securities and no claim against RHF for any losses related to the sale.

15. RHF receives payment from a third-party for services rendered in distributing new securities offerings.

16. To access the prospectus, please visit the Securities and Exchange Commission's [EDGAR](#) database and enter the company's name or ticker symbol.

17. If the transaction involves a debt security that is subject to redemption before maturity, including exchange traded notes, the security may be redeemed in whole or in part before maturity and a redemption could affect the yield represented. Additional information is available upon request. If the transaction involves a callable equity security, you may request additional information regarding the security.

Accounts carried by Robinhood Securities, LLC Member FINRA & SIPC - help@robinhood.com Tax ID 38-4019216

MKT = Market in which transaction was Executed/Cleared	Buy/Sell Codes	Account Types	U/\$: Solicitation
NYSE - New York Stock Exchange	B = Buy or Buy To Open	C = Cash	U = Unsolicited
NYSE - NYSE Arca/Amex	S = Sell or Sell To Close	M = Margin	S = Solicited
USE - Other US Exchange	BCXL = Cancel Buy	N = Non-negotiable	
MF - Mutual Funds	SCXL = Cancel Sell	S = Short	
OP - Options	BTC = Buy To Close		
OTC - Over-the-Counter/NASDAQ	STO = Sell To Open		
UND - Underwriting	BTCX = Buy To Close Cancel		
FOREX - Foreign Exchange	STOX = Sell to Open Cancel		
OTH - Other			

U/\$: Solicitation
U = Unsolicited
S = Solicited

CAP = Capacity in which the firm acted:
1 - 2, 4 - 5, 8 - AS AGENT
3 - AS PRINCIPAL or RISKLESS PRINCIPAL; your broker has bought from you or sold to you and may have received a profit or loss on the transaction; any difference in price between a transaction with you and any prior offsetting contemporaneous transaction will be disclosed
6 - AS AGENT for both buyer and seller.

Robinhood 

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13903 East 300th Avenue, Mason, IL 62443

Equities/Options	B/S	Trade Date	Settle Date	Acct Type	Price	QTY	Principal	Comm	Tran Fee	Net Amount	MKT	CAP	U/S
Meta Materials MMAT.CUSIP: 59134N302	S	03/15/2024	08/16/2024	M	\$0.5994	373	\$223.58	\$0.00	\$0.06	\$223.52	OTC	1	U
Total Quantity Bought:												\$0.00	
Total Quantity Sold:												\$223.52	

PROOF OF INTEREST SUPPLEMENTAL INFORMATION

CASE: 24-50792, META MATERIALS, INC.

FOR: Travis Gephart

BROKER: ROBINHOOD SECURITIES

ACCT #: 642942023

TRANSACTIONS (PRE-REVERSE SPLIT)

FROM JUNE 30TH 2021 TO NOVEMBER 3RD 2023

PURCHASED 37,300 SHARES

TRANSACTIONS (POST-REVERSE SPLIT 1/29/2024 1:100)

SHARE COUNT REDUCED TO 373 SHARES

SOLD FOR A REALIZED LOSS OF \$-30,236.56 ON 8/15/2024